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April 3,
March , 2001

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Commissioner of Patents
Washington, DC 20231
Attn: Group Director, Group Art Unit 3725

INVENTOR: Robert Grosz
SERIAL NUMBER: 09/521,015
FILING DATE: 3/7/2000
EXAMINER: to be assigned
GROUP ART UNIT: 3725
TITLE OF INVENTION: THIN WALLED SILVER FILLED GOLD JEWELRY

Dear Sir:

Enclosed please find Petition to Make Special on the grounds of Manufacture, together with Exhibits.

I also enclose a check in the sum of \$130.00 for the petition fee.

Please deduct any deficiency or credit any overpayment to my Deposit Account No. 23-0120.

Please acknowledge receipt on the enclosed postcard.

Very truly yours,

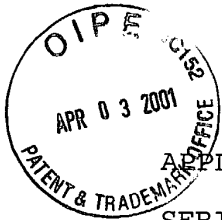
Alfred M. Walker
Alfred M. Walker
AMW:jp
encl.
Transmittal issue fee utility

I certify that this correspondence is being deposited with the United States Postal Service as Express Mail No.: *EL647930861US* in an envelope addressed to the Commissioner of Patents, Washington, D.C. 20231 on the date indicated below.

April 3,
Date: *March* , 2001

Jackie Percan

RECEIVED
APR 06 2001
TECHNOLOGY CENTER R3700



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT:
SERIAL NO.:
FILED:
EXAMINER:
GROUP ART UNIT:
TITLE:

ROBERT GROSZ

09/521, 015

March 7, 2000

To be assigned

3725

THIN WALLED ATTACHED SILVER FILLED
GOLD JEWELRY

RECEIVED

APR 06 2001
TECHNOLOGY CENTER R3700

PETITION TO MAKE APPLICATION SPECIAL
UNDER C.F.R. SEC. 1.102(D)

Dear Sir:

1. Assignee Jewelmatic, Inc., by its president Robert Grosz, petitions for leave from the United States Office pursuant to 37. C.F.R. 1.102(d) to make the above identified patent application special on the grounds of manufacture.

2. The patent application was filed on March 7, 2000 by Applicant Robert Grosz.

3. Assignee Jewelmatic, Inc. petitions to make the application special on the grounds that it intends to commerce manufacture of gold earrings related to the above subject matter, and is in a position to do so, having both the financial resources available, as well as having the materials and a manufacturer available.

4. Pursuant to 37 C.F.R. 1.102(d) and related decisions of the Commissioner, an application may be made special if there is a potential manufacturer.

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5. In support of this petition, Applicant submits herein documents from Jewelmatic, Inc.'s sub contractee Linea Nuova, S.A. a Peruvian Corporation, of J.R. Sulana 1729, Chacra Rios, Lima 01-Peru, who will produce the earrings of the subject matter of the above noted patent application.

6. Attached hereto is a budget from the Applicant outlining the cost to commence manufacture.

7. Applicant has not had a search conducted of related domestic and foreign prior art, since this prior art was previously reviewed in Applicant's related parent patent application filed on June 19, 1998 under Serial No. 09/100,726, now U.S. Patent No. 6,092,358.

8. Applicant requests that the Commissioner of Patents permit the application to be made special pursuant to Rule 1.102(d) of the Rules of the Patent Office, on the grounds of manufacture.

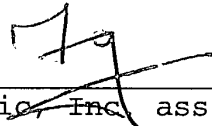
9. Applicant states that it has now completed a limited prototype run of sample earrings and that it will not increase manufacture of the subject matter of the above identified patent application to a commercially sustainable level until either a patent is granted or a final action is forthcoming.

10. The requisite fee of \$130.00 is enclosed.

11. Applicant respectfully requests the above identified patent application be granted special status, so it may be expeditiously examined.

I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true. I further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United State Code, and that such willful false statements may jeopardize the validity of the application, or any patent issuing thereon.

Date: March 27, 2001



Jewelmatic Inc assignee
By Robert Grosz, President